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7590 050772008 RONALD P KANANEN RADER, FISHMAN & GRAUER P.L.L.C.			EXAMINER	
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1	RECORD OF ORAL HEARING
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3	UNITED STATES PATENT AND TRADEMARK OFFICE
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6	BEFORE THE BOARD OF PATENT APPEALS
7	AND INTERFERENCES
8	
10	Ex parte YUTAKA NAKATSU, SHIN IIMA, KAYOKO OHYOSHI,
11	and TOMOMI NAKAMURA
12	and TOMOMI NAKAMOKA
13	
14	Appeal 2007-3585
15	Application 08/610,758
16	Technology Center 2600
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19	Oral Hearing Held: April 10, 2008
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23	Before JOSEPH F. RUGGIERO, JOHN A. JEFFERY, and KEVIN F.
24	TURNER, Administrative Patent Judges
25	ON DEHALE OF THE ADDELLANTS
26 27	ON BEHALF OF THE APPELLANTS:
28	RONALD P KANANEN
29	RADER, FISHMAN & GRAUER P.L.L.C.
30	1233 20TH STREET, NW SUITE 501
31	WASHINGTON DC 20036
32	WASHINGTON DC 20030
33	The above-entitled matter came on for hearing on Thursday, April 10,
34	2008, commencing at 10:47 a.m., at the U.S. Patent and Trademark Office,
35	600 Dulany Street, 9th Floor, Alexandria, Virginia, before Deborah Rinaldo,
36	RPR, Notary Public.
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1 MR. DUTTON: Thank you and good morning. 2 JUDGE RUGGIERO: Want to spell your name for the reporter? 3 MR. DUTTON: Sure. It's Brian Dutton, D-U-T-T-O-N. 4 May it please the court, Brian Dutton arguing on behalf of patentability of the claims at issue. I guess what I would like to do, I would 5 6 just like to amplify what I've already presented in the appeals brief and the 7 reply brief. And with this invention I think that there is really an interesting way for the board to look at this when they take all the references together. 8 9 I would like for the board to take a look at the references and the 10 points where the examiner has cited and which are most relevant in our 11 opinion. 12 If you look at his main reference, Takahashi, that would be at figure 13 19 showing this overall general structure. 14 Then if you secondly lay that out next to this Uekane reference which 15 the examiner applies as a secondary reference, and if you have figure 3 of 16 that reference, they are showing the structure of it. And then next to that, if 17 you take a look at this third reference that the examiner has applied, which is 18 the -- I'm sorry, the Uekane, it would be figure 7. 19 And this third reference which is the Finelli reference, figure 3 of that 20 and this fourth reference, this Kozuki, figure 2 of that, lay them all out side 21 by side, and one thing really does stand out which really would bolster our arguments for patentability which we have made. 22 23 The examiner refers in figure 19 of Takahashi, talks about this 24 camcorder 201 being a removable, separable item, that sort of thing. And 25 vet -- and still there is really no teaching within that reference of the removability of the camcorder from the printer. And in our specification, 26

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1 that's one of the other features that we highlighted and attempt to capture in 2. our claims. 3 Now, with this Uekane reference -- and that would be at figure 7 of 4 that reference -- one of the things that's most interesting about this is that the 5 examiner applies a second reference for the monitor being contained in this 6 common camcorder which the examiner has admitted to be absent from 7 within this camcorder 201 of Takahashi. 8 But it turns out that looking at Uekane, taking it off the shelf, there are 9 no outside connections to be able to connect anything to that. 10 So looking at that, it is curious to us why the skilled artisan would 11 have relied upon this to make a connection to a printer when there is really 12 no electrical or physical way of connecting this particular device to a printer 13 or any other medium or any other component. This device appears to be an 14 entirely standalone device which cannot operate with any other invention. 15 JUDGE RUGGIERO: This isn't the examiner -- he's just relying on 16 Uekane for the teaching of integrating the display with the camera. 17 MR. DUTTON: That is correct. But the thing is that -- and that's a 18 key feature in the fact that this display has to be in camera, is what we're 19 talking about. It has to be in the camera. And we have to show that a 20 display within the camera can be operated from a source outside of the 21 camera, and that's what we have been trying to claim. 22

His primary reference doesn't show that. His primary reference shows that this 202, as he admits, this monitor is not within this camcorder 201. So that by itself would eliminate this, which is why he's relied upon Uekane.

JUDGE JEFFERY: Can you control the monitor, though, in Takahashi from that control device? You have a monitor 202.

- MR. DUTTON: That is correct. 1 2 JUDGE JEFFERY: And is there some sort of control function in that 3 reference that allows you to control that display, what's displayed on that 4 monitor? 5 MR. DUTTON: There is a control function in the printer itself and 6 there is nothing that allows you to control the monitor. 7 JUDGE JEFFERY: What's displayed on the monitor. 8 MR. DUTTON: Yeah, you would go back and control this through 9 the connections. So, I mean --10 JUDGE JEFFERY: So we're talking about the display not being on 11 the camera itself as opposed to some external. 12 MR. DUTTON: External, ves. But the thing is that the display being 13 on the camera is something that is highly relevant to our invention because 14 we want this thing to be a component compact piece of equipment where 15 you have all of this together. Then you take a second device and marry it 16 up, and then you would have that second device as a common system to be 17 able to just function as an entire unit. 18 But the thing is that you don't -- our concept is by having not all of 19 these external wires and all of these external pieces, just being able to have it 20 as a compact integrated unit. 21 And the examiner provides pieces here. He provides pieces there of --
- he has a connector, he has a monitor, he has a lot of things. But the problem is that they don't integrate. There is always something missing in his combination where you can't go from one to the other. The pieces just do not overlap properly.
 - And one of the things with this Uekane is that there is no connection

the signals in with this reference.

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- 1 to the outside. So we don't have a compact -- we don't have a compact 2. monitor that all works together within the same housing of the camera. 3 JUDGE RUGGIERO: I think the examiner's point is that once you 4 make the combination, the combination now has a camera with an integrated display integrated into a printer housing that you can control both. I think 5 6 when you make a combination --7 MR. DUTTON: That's the point he's trying to make. The point that 8 I'm trying to make is --9 JUDGE RUGGIERO: Are you saying you wouldn't make the 10 combination? 11 MR. DUTTON: Take the Uekane camera. It's sitting on the shelf at 12 Best Buy and you buy it and you try to integrate it with this Takahashi 13 system, you have no connections to do that. So there is no way of getting
 - Had this reference shown something like a connection to an outside source or something like that, then I think that the examiner would have been in a much stronger position where there are control signals coming out of this reference.
- There are no control signals coming out of this reference. So how are you going to get it into there? We don't have a situation where you can control this Uekane camera externally.
 - The only way you can do it is by using the operation buttons and controls that are on the rear of that panel. And the thing about it is that all of the other two additional references have that same problem when you look at it closely.
 - JUDGE JEFFERY: Counsel, I want to ask you a question. Going

- 1 back to the base reference, the Takahashi reference, something was made 2 about the nonremovability of the camera from the printer, and we have a 3 data bus there at 428. 4 My question to you is, why wouldn't it be obvious to the skilled 5 artisan to provide a connector in that data bus path so that I could just 6 provide such a removability? Wouldn't that be apparent to the skilled 7 artisan? 8 MR. DUTTON: There is no teaching in Takahashi for that particular 9 feature. 10 JUDGE JEFFERY: It may not be in the four corners of the document. 11 But let's say I don't want to haul a printer around with me every time I take 12 my camcorder to use it. I just want to use the camcorder. Wouldn't it be 13 apparent -- why wouldn't it be obvious to provide a connection? 14 MR. DUTTON: There is a simple reason for that. I was reading 15 Takahashi and I was trying to figure something out with this reference. And 16 it was quite interesting to me. 17 All of the controls that they have and all of the discussion about the 18 operability of this particular camera and the system deals with that 19 combination of the printer and the camera itself. It talks about how the 20 printer is going to operate the camera. 21 I haven't found -- or if there is in there. I haven't seen it -- the 22 discussion where this camera is operating apart from the camera. So 23 because of that, if you remove that cable, there is a question whether or not 24 201 would even function at all. No timing, no signals, no control, no data. 25 Nothing. You break the communications link.
 - JUDGE RUGGIERO: But isn't it reasonable to conclude that a

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of connectability.

- 1 camcorder is -- you know, you can carry it around, you can use it. Isn't that 2. reasonable to -- a natural --3 MR. DUTTON: What controls it? 4 JUDGE RUGGIERO: The controls in the camcorder itself. 5 MR. DUTTON: There are none there listed. All of his controls are 6 coming from the printer. All of his controls are coming from the printer. 7 And the camcorder that he lists in his prior art in the first part of this 8 reference up in figure 1, that's just merely putting out an analog signal. 9 That's all. 10 So the question is, how do you control this thing? And so there is a 11 problem there. And then all of his other references, you don't have the 12 controls coming out of it. 13 One of the interesting things about this thing, too, because the 14 examiner talks about this Finelli reference here for the connections. This 15 one here is kind of interesting especially when you look at figure 3 of Finelli 16 against figure 7 of Uekane. 17 What these two appear to be, see, the examiner says, Well, you have 18 this printer here in Finelli. You've got this connector here to a printer from a
- But the thing is -- is that looking at this reference here, it appears to
 me that all that Finelli is is the same thing that Uekane is, which is basically
 a camera.

camera in Finelli. Therefore, it meets this thing that you were talking about

Looking at Finelli, it has a camera portion and then it has a second portion in a separate housing that's in a monitor. Uekane has a camera portion and it has a separate portion that is in a monitor -- I mean, that where

- 1 its monitor is in a separate portion.
- 2 So the thing is -- is that the examiner says that Uekane is a camcorder.
- 3 By analogy it seems to me that Finelli should also be that same camcorder
- 4 since all the same components are in Finelli which are in Uekane.
- 5 The only difference is that this Finelli has a display -- I mean, the
- 6 capability of printing in the same housing where you have the monitor. But
- 7 our claims require that the display be somewhere else other than within the
- 8 printer. So there is still a problem with that.
- 9 Now, the other thing is that with this Finelli reference, looking at it, it
- 10 has this piece on the side here which is of the monitor itself which is
- basically a memory or memory stick or something like that. But it doesn't
- 12 have controls. This is just data. So there is no way of controlling this
- 13 camera externally. Just like the Uekane reference, there is no way of doing
- 14 it.
- 15 And the same thing holds true for this Kozuki reference here where
- 16 you have the individual components. One of the components of that and
- 17 looking at figure 2 of Kozuki is that you've got this camera that's married to
- 18 the tape recorder.
- 19 All that that is, to me, close to figure 7 of Uekane. Again, there are no
- 20 controls coming out of that. It's just a camera. That's all that it is. It's not a
- $21\,$ $\,$ system where you have the printer, where you have controls, where you
- 22 have things from outside coming in to operate the equipment.
- 23 If I bought any of these pieces of equipment off the shelf, they will
- 24 not work with this particular Takahashi system. It would not work because
- 25 there are no ways that you would be able to control the camera from an
- 26 external source.

1 And that's basically all I wanted to say about these references. The 2 rest of it is in the brief and so forth. I don't want to waste the time saying 3 stuff that's already there. 4 JUDGE RUGGIERO: Couple things. I noticed there is a prior decision, prior board decision in this application. Is there some reason why 5 6 you didn't mention that? 7 MR. DUTTON: I didn't? My apologies if I didn't. I should have. 8 That is definitely my oversight. 9 JUDGE RUGGIERO: And the second thing is in the reply brief --10 well, first of all, in your principal brief you laid out some claim groupings 11 and directed your arguments in accordance to that claim grouping. When 12 you got to the reply brief, you started arguing some of the dependent claims 13 which were never argued before. Is there some reason why we should be considering those? 14 15 MR. DUTTON: I mean, probably the principal argument would go 16 towards the combination and that would affect the base claim. 17 But I guess definitely if the board's wisdom finds that there has been 18 something there that wasn't right, it's just that I prepared it and I kind of go 19 crazy from time to time when I see things and I would rather put it out there 20 as opposed to not say it because if you don't say it, you waive it and that sort 21 of thing. 22 JUDGE RUGGIERO: Thanks. 23 MR. DUTTON: Thank you very much. (Whereupon, the proceedings at 11:04 a.m. were concluded.) 24